2009/010

2003P06347US; 60,426-613

REMARKS

Applicant has now amended this application in response to the Advisory Action. In the Advisory Action, the examiner indicated that all rejections save the prior art rejection of claims 35, 36 and 50 have been overcome by the prior amendment. Applicant has now amended this application such that claim 37, which is apparently no longer rejected, has been inserted into claim 35. Thus, it is assumed claim 35 is allowable. Claim 49, which the examiner no longer rejects has now been made independent. Similarly, the examiner indicated that the rejections of claims 51 and 52 have been withdrawn. Those claims have each been made independent, with prior claim 51 being inserted into claim 50, and prior claim 52 being made independent.

The Advisory Action is somewhat unclear in that paragraph 7 does indicate that all of the claims stand rejected other than claim 52. However, the examiner appears to state in the continuation of paragraph 5, that all rejections other than the art rejections are overcome.

If this is not the case, applicant asks that the examiner call applicant's representative at his earliest convenience.

The present invention adds one additional independent claim. Fees in the amount of \$200.00 may be charged to Deposit Account No. 50-1482 in the name of Carlson, Gaskey & Olds. It is not believed any other fees are necessary, however, to the extent that any additional fees are necessary, you are authorized to charge the same deposit account.

Respectfully submitted,

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CERTIFICATE OF TRANSMISSION UNDER 37 CFR 1.8

I hereby certify that this correspondence is being facsimile transmitted to the United States patent and Trademark Office, fax number (571) 273-8300, on January 5, 2006.

Laura Combs